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**UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA**

CHRISTOPHER LARSON

Plaintiff,

Case No. CV 11-01111-FJM

WHITE MOUNTAIN GROUP, LLC, a
Delaware limited liability company;
SOLVERDI WORLDWIDE, LTD., a
Australian corporation; RICHARD
CARRIGAN and JANE DOE CARRIGAN,
husband and wife; DENNIS DANZIK and
JANE DOE DANZIK, husband and wife,

Defendants.

**DECLARATION OF ELIZABETH
DANZIK IN SUPPORT OF MOTION
TO SET ASIDE DEFAULT**

I, Elizabeth Danzik, declare:

1. I am a Defendant in the above matter.

2. The matters stated in this Declaration are known by me to be true.

3. On June 14, 2011, at approximately 9:00 p.m., an individual came to the gate of our residence, and used the telephone located there to call the residence. My daughter, age 14, answered the telephone, and because I was not there at the time, the individual gave my daughter his name and telephone number so that I could call him back. When I arrived home, I telephone the individual back and he told me he had papers for me, but he did not say anything about my husband, Dennis Danzik. I told the person that I

1 would be available the next day between 9 a.m. and 11 a.m. and that he could come back
2 at that time.

3 4. The next morning, my husband advised me not to accept papers and advised
4 that he would deal with the matter when he returned.

5 5. Later that same morning, the person came to the gate of our residence, later
6 than the time frame I gave him, but I was still at the residence when he arrived. When he
7 called from the gate using the telephone located there, I let him through the gate so that he
8 could come to the door. When he arrived at the door, he did not identify himself as a legal
9 process server and there was nothing in his outward appearance to identify him as a
10 legally authorized process server or to otherwise suggest legal authorization or credibility.

11 6. I advised the man that my husband was not at home and to return later. My
12 husband was travelling on business and was in Canada at that time.

13 7. The man stayed at the door for approximately 20 seconds, and he showed
14 me a white paper with staples and advised that he had papers for my husband. Again, the
15 person did not identify himself as a legal process server and there was nothing in his
16 outward appearance to identify him as a legally authorized process server or to otherwise
17 suggest legal authorization or credibility. I advised the man that my husband was
18 traveling out of country, and that he would need to return. The man advised that the
19 papers were for me as well, but he did not know my name. He pointed to the "Jane Doe"
20 on the paper, advised that I could accept the papers for my husband, and then threw all the
21 paperwork in a flower pot and left.

22 8. I neither looked at the papers nor touched them. I was suspicious because
23 he did not know my name, and the papers referred to "Jane Doe," not "Elizabeth."

24 9. Had I known to connect the papers with Plaintiff, the omission of my name
25 would have been an even greater cause for suspicion, as Mr. Larson has been to my home,
26 and conversed with me, on multiple occasions, and certainly knows my true name.

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1 I declare under penalty of perjury that the foregoing statements are true and correct.
2 DATED this 6 day of September, 2011.

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Elizabeth Danzik

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